

FILED

IN THE UNITED STATES BANKRUPTCY COURT
DISTRICT OF ARIZONA

SEP 13 1999

KEVIN E. O'BRIEN, CLERK
UNITED STATES
BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA

339

In re:)	Chapter 11
)	
BCE WEST, L.P., <i>et al.</i> ,)	Case Nos. 98-12547 <i>SOE</i>
corporation,)	through 98-12570 PHX CGC
)	Jointly Administered
Debtors,)	
)	ORDER GRANTING RELIEF
EID 36-3904053)	FROM THE AUTOMATIC
)	STAY (Robin Pittman and Craig
)	Pittman)

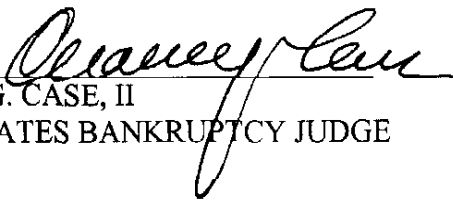
Came on for consideration the Motion for Relief of Bankruptcy Stay (the "Motion") filed by Robin Pittman and Craig Pittman, as defined in the Motion. The Court finds that proper notice of the Motion has been given, and after considering the pleadings and evidence, it is therefore

ORDERED that the automatic stay, in effect as a result of section 362(a) of the Bankruptcy Code, is terminated for the sole purpose of permitting Robin Pittman and Craig Pittman, plaintiffs ("Plaintiffs"), in the personal injury lawsuit styled *Robin Pittman and Craig Pittman vs. P&L Food Services, L.L.C.*; Case No. GD 98-003918, Court of Common Pleas of Allegheny County, Pennsylvania, Civil Division ("Lawsuit") to proceed with the Lawsuit to the extent of the liability coverage provided by the liability insurance policy which was in effect at the time of the alleged incident. It is further

Counsel for Plaintiff
and the Trust

ORDERED that any and all relief, judgment, or verdict against any of the Debtors in these Chapter 11 cases shall be satisfied from insurance proceeds only. Any and all remaining claims against Debtors not covered by liability insurance shall not be allowed in these Chapter 11 cases and are dismissed with prejudice.

Dated: Sept 13, 1999



CHARLES G. CASE, II
UNITED STATES BANKRUPTCY JUDGE